U.S. Department of Commerce 04-05-2000 FORM PTO-1618A Palent and Trademark Office Expires 06/30/99 TRADEMARK OMB 0651-0027 FURM COVER SHEET TRADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies). Submission Type Conveyance Type License X | Assignment X New Resubmission (Non-Recordation) **Security Agreement Nunc Pro Tunc Assignment** Document ID # **Effective Date** Month Day Merger **Correction of PTO Error** 8 16 99 Reel # Frame # Change of Name **Corrective Document** Reel # Frame # Other Conveying Party Mark if additional names of conveying parties attached **Execution Date** Month Day Year Transamerica Business Credit Corporation 16 99 Formerly Association Individual General Partnership **Limited Partnership** Corporation Other Delaware Citizenship/State of Incorporation/Organization Receiving Party Mark if additional names of receiving parties attached Name Omnigon Holdings International Ltd. DBA/AKA/TA Composed of The Lake Building, Second Floor Address (line 1) Address (line 2) P.O. Box 3161, Road Town Address (line 3) Tortola B.V.I Zip Code State/Country If document to be recorded is an **Limited Partnership** Individual General Partnership assignment and the receiving party is not domiciled in the United States, an Corporation Association appointment of a domestic representative should be attached. (Designation must be a separate Other document from Assignment.) Citizenship/State of Incorporation/Organization British Virgin Islands FOR OFFICE USE ONLY

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Domestic R	Representative Name and Address	Enter for the first Receiv	ing Party only.
Name	Omnigon		
Address (line 1)	6350B Yarrow Drive		
Address (line 2)	Carlsbad, CA 92009		
Address (line 3)			
Address (line 4)			
Correspond	dent Name and Address Area Code and	Telephone Number (415)	442-1015
Name	Martha O. O'Malley		
Address (line 1)	Brobeck Phleger & Harrison LLP		
Address (line 2)	One Market, Spear Street Tower		
Address (line 3)	San Francisco, CA 94105		
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	NECKNIDER II		2-10-2000
Name	of Person Signing	Signature	Date Signed

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APPOINTMENT OF DOMESTIC REPRESENTATIVE

Omnigon Holdings International, Ltd., a corporation organized under the laws of the British Virgin Islands ("Holdings"), and having its principal office at The Lake Building, Second Floor, P.O. Box 3161, Road Town, Tortola, British Virgin Islands hereby irrevocably appoints Omnigon, a California corporation, ("Omnigon"), whose postal address is 6350-B Yarrow Drive, Carlsbad, California, 92009, as Holdings authorized domestic representative with all powers necessary to act on Holdings behalf in the United States, and upon whom notice of process may be served, solely related to any proceedings or matter relating to the Security Agreement and Trademark Assignment between Transamerica Business Credit Corporation ("Transamerica") and Holdings.

Dated January 28, 2000

OMNIGON HOLDINGS INTERNATIONAL, LTD.
a corporation organized under the laws of the British Virgin
Islands

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rint Na	ame: <i>Kel</i>	veth	M. A	Happe.	/
	CEO		_		

OMNIGON, a California corporation

Print Name: Kenveth M. Happel

Title: OEO & CHARMAN

TRADEMARK ASSIGNMENT

This Trademark Assignment is effective as of the 16th day of August, 1999 by and between Transamerica Business Credit Corporation, a Delaware corporation having its principal office at 9399 West Higgins Road, Suite 600, Rosemont, IL 60018 and having an office at 15260 Ventura Boulevard, Suite 1240, Sherman Oaks, CA 91403 ("Assignor") and Omnigon Holdings International, Ltd., a corporation organized under the laws of the British Virgin Islands having its principal office at The Lake Building, Second Floor, P.O. Box 3161, Road Town, Tortola, British Virgin Islands and having an office in the care of Omnigon, 6350B Yarrow Drive, Carlsbad, California 92009 ("Assignee").

WHEREAS, Assignor has adopted, used and is the owner of the Marks (as defined below) and Assignor has acquired goodwill associated with and symbolized by the Mark and has not abandoned the same;

WHEREAS, Assignor and Assignee entered into that certain Purchase and Sale Agreement, dated August 16, 1999 (as amended, modified, restated or supplemented from time to time, the "Purchase and Sale Agreement"), pursuant to which Assignee purchased from Assignor certain assets formerly comprising the business of Synctrix, Inc.;

WHEREAS, pursuant to the Purchase and Sale Agreement Assignor agreed to assign to Assignee all rights, title and interest as Assignor may possess worldwide in and to the trademarks listed in Exhibit A annexed hereto ("the Marks"), and all other rights appurtenant thereto, including, but not limited to, all common law rights, title and interest, trade name rights and the right to recover for past infringement, in the United States of America and all other countries and jurisdictions of the world in and to the Marks and applications and registrations thereto pertaining, as well as that portion of the business to which the Marks pertain and any goodwill associated with and symbolized by the trademarks which Assignor has acquired and not abandoned; and

NOW, THEREFORE, for good and adequate consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor hereby assigns to Assignee all rights, title and interest as Assignor may possess in and to the Marks worldwide, together with the goodwill symbolized by said Marks.

[Signature page follows.]

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IN WITNESS WHEREOF, I have hereunto set my signature as of the 16th day of August, 1999.

TRANSAMERICA BUSINESS CREDIT CORPORATION

y: __

[an Schnider

Sedior Vice President and General Manager

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